Case 4	4:21-mj-00240-BJ Doc UNITED	STATES DISTRI	V21 Page 1 of CT COURT	1 PageID 12
	Northern	District of		Fort Worth
UNITED S	TATES OF AMERICA			
	V. AARON PENDLEY	ORDEI Case	R OF DETENTIO 4:21-MJ-240	ON PENDING TRIAL
In accordance that the following  (1) The defendant or local offens a crime of an offensor	Defendant with the Bail Reform Ac g facts require the detention t is charged with an offense descrise that would have been a federal f violence as defined in 18 U.S.C. e for which the maximum sentence for which a maximum term of in	on of the defendant pending Part I—Findings of Facilities in 18 U.S.C. § 3142(f)(1) an offense if a circumstance giving 1 § 3156(a)(4).  The is life imprisonment or death.	ng trial in this case  et  d has been convicted of ise to federal jurisdiction	e. a
a felony the \$ 3142(f)(c) (2) The offense do for the offense of the offense (4) Findings Nos. safety of (an) (5) (1) There is proba	hat was committed after the defen (1)(A)-(C), or comparable state or escribed in finding (1) was committed to the described in finding (1).  (1), (2) and (3) establish a rebuttation other person(s) and the communitation that the defer a maximum term of imprisonment.	dant had been convicted of two of local offenses.  itted while the defendant was one defended with the defendant was one defended with the defendant of the local presumption that no condition of the defendant of the local properties of the local	r more prior federal offerelease pending trial for an release of the demonstration of contract has not rebutted this p	a federal, state or local offense. efendant from imprisonment ditions will reasonably assure th
under _5	has not rebutted the presumption of the defendant as required and	the safety of the community.	ndition or combination of	of conditions will reasonably assu
(1) There is a serio	ous risk that the defendant will no	Alternative Findings (B) appear.  danger the safety of another person	on or the community.	APR 1 4 2021
			By	The second secon
I find that the credible derance of the evidence	ble testimony and information sub	ritten Statement of Reasons formitted at the hearing establishes		vincing evidence \( \square a prepon-
	Part II	L. Directions Recording Do	tantion	
o the extent practicable, easonable opportunity f	nmitted to the custody of the Attorn , from persons awaiting or serving for private consultation with defer in charge of the corrections facility	ig sentences or being held in cus hise counsel. On order of a court	sentative for confinement tody pending appeal. To f the United States or	he defendant shall be afforded on request of an attorney for the
April 14,			unter	
Date		JEFFREX L CURETON,	iture of Judicial Officer UNITED STATES MAC	GISTRATE JUDGE

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).